## CANES

A new line in the natural woods.

## Gardiner Baxter

Asks for a Recount.

RESULT ON COUNTY OFFICERS

The Recount Will Proceed in the Precincts Contested by Richardson. Pluralities on County Ticket.

The canvassing board at its yesterday morning session ordered the ballot boxes brought in from the three precincts objected to by Mr. Richardson. The boxes from Bowns and Grand Rapids townships could not be produced at the afternoon session, but probably will be there when time is called for the fifth round this morning. The box from the second precinct of the twelfth ward has been received, but Mr. Benjamin did not have the comand not "box."

down to business at the morning session the committee to canvass the

amendment made the following report: Constitutional amendment, no. 1,333; yes, 1,142; 191 plurality for "no." Mesers. Benjamin and Emmons of

the congressional recount committee asked for further instructions as to whether the committee was appointed they were appointed to investigate the necessity of a recount. This decision was excepted to by C. E. Hogadone and L. L. Launiere and the law was read. Chairman Loomis still maintained that the committee was appointed to investigate the matter only. A motion was made by Mr. Launiere that the chair take the necessary steps to have the ballot boxes in the disputed precincts brought in and the ballots counted. Harry Deciraal offered as a substitute that all the ballots be brought in and the entire vote recounted. Alderman Damskey stated that the \$100 required by law had not been deposited and that the required twelve hours' notice had not been given. Charles E. Hogadone called that Mr. Belknap's petition had been withdrawn and his money returned. This brought out Mr. Launiere with the question, "Should Mr. Moulton's petition be considered too?"

A Man of Peace.

the bitter things that had been said during the session, and urged common sense and honesty. He regretted some things that had been done in a par-tisan spirit by members of the board. I. M. Turner was asked if Mr. Richardson would consent to a full recount. He said that Mr. Richardson had taken no position upon a full recount, and expressed an opinion that as the matter stood then the board had no suthority to order a full recount of the He claimed that Mr. Richardson asked for nothing but justice. If Mr. Belknap would come in with a correct complaint, specifying exactly where the errors are to be found, they would agree to an entire recount. He stated that Mr. Ren-ardson was willing to have any recount that might be asked for or debut neither the board nor the candidates could order the boxes brought in.

Ballot Boxes Ordered. The chairman ruled Mr. DeGraaf's substitute out of order, and Laumere's motion instructing the chairman to order in the ballot box in the precincts named by Mr. Richardson, was adopted without a division and the board then

adjourned until 2 p. m.
At the opening of the afternoon session Mr. Beiknap filed a document with the board of canvassers stating that the withdrawal of his petition had been misconstrued, and he desired to re-enter it for the approval of the The session was called to order promptly at 2 o'clock, and Mr. Belknap's communication was read, as follows:

The Reikonp Petition

"The withdrawal of my petition for recount of vote in Kent county having been misconstrued, and circumstances having since arisen by the filing of a petition on the part of George F. Richrdson for a canvass of votes in several voting precincts of the county upon congressional candidates, I therefore re-present my petition and ask that the same be reinstated and be considered, and the vote upon congressional candidates in Kent county be re-canvassed, as in such petition

The petition as filed yesterday was identical with the one which had been

On motion of Mr. Hogadone the petition was laid on the table until the requirements of the law are fulfilled. The board then took a recess until 10 n'clock this morning, and the committee went to work dingently figuring up views. the returns on the state and county offices for the balance of the afternoon.

withdrawn.

When the canvassing board convenes this morning the committee that had evening for jumping-on a moving elecbeen at work upon the county total two car. They were taken to headreturns will render the following re- quarters, but released to appear in

Official County Returns.

Perkin spiurality, 002. For sheriff -- McQueen, 12,037; Lamereaux, 12,870; Barbour, 1,553; Lamer-

ereaux, 12,810; Barbour, 1,003; Lamer-eaux's pinrality, 833.
For County Clerk—Carpenter, 11, 365; Eddy, 12,203; Greenway, 1,518; Volmari, 1,414; Eddy's plurality, 841. For County Treasurer—Stebburs, 15,079; Eisenbart, 11,581; Ray, 1,514. Stabbins' piurality, 1,408.
For Register of Deeds-Ronan, 11,006; Gould, 12,634; DeBarr, 1,385; Rob-

erts, 1,489. Gould's plurality, 1,568.
For Prosecuting Atterney-McKnight
11,859; Wolopet, 12,989; Walker, 1,654. electi's pluranty, 1,071. TO BRING IN BOXES Hughes, 11,160, McGill, 12,442; Connel, 1,407; Hale, 1,470. McGill's plurality, 1,282. Comstock, 12,868; Coye, 12,043;

Mr. Belknap Reconsiders and Calkins, 1,450. Comstock's plurality, For Surveyer-Stevens, 11,448; Will-

iams, 12,274; Cook, 1,418. Williams' plurality, 826. For Coroner - Penwarden, 11,005; Danforth, 12,305; Brooks, 1,446; Bradish, 12,642; Locher, 12,478; Pren-tice, 1,457; Human, 1,473. Locher's plurality over Penwarden, 1,473; Brad-

isn's plurality over Danforth, 337. The committee at work upon the returns on the state ticket have a larger task and have but barely got well started. As to the congressional returns, the opinion of one canvasser as expressed last evening, was that the recount job will carry them well into another week.

LET THE COUNT PROCEED. Seems to Be the Honest Opinion of Most

Good Citizens. Speaking of the disposition on the part of a few local politicians to criticise the course of THE HERALD in insisting that a recount of the votes for congressmittee tackie it as the law says "boxes" man should be proceeded with, below and not "box." are appended a few random opinions When the canvassing board got of well known republicans as jutted down by reporters for THE HERALD

yesterday: Collector of Customs R. A. Maynard: county and state returns reported numerous elerical errors for correction.

Vote for Amendment.

The committee on constitutional transferent made the following reknow the wish of a majority of those

City Treasurer Sorrick: "I have been in favor of a recount all the time. It was wrong to withdraw the petition for a recount. It gave the other fellows a chance to talk."

Collector of Internal Revenue John to count the ballots or simply to report steketee. "A man always should stick upon the necessity of a recount. fast to morality and truth. Those who chairman Loomis instructed them that fast to morality and truth. Those who advised Mr. Belknap to withdraw his petition acted footishly. He should have been willing to stand by the result of a recount, no matter if it de-feated him. He would have gained

many friends by such a course."

M. S. Crosby: "I would like to see the petitions considered. As far as any specific charges are concerned, I would not favor considering Mr. Moulton's petition, for the reason that it is not specific enough. All we want as republicans is a fair count of the balrepublicans is a fair count of the ballots. The democrats have never
before seemed so anxious for a
recount as they do this year. When
Mr. Belknap and Mr. Weston were opponents for the office of mayor, Mr.
Weston was elected by nine majority
and Mr. Belknap desired to contest the
vots. The index of probate appointed the attention of the board to the fact that Mr. Belknap's petition had been a committee of three, as provided by law at that time, composed of Free-man Godfrey, Greenback; Edwin F. Sweet, democrat, and myself, republi-can, to recount the vote. Mr. Wesson carried the matter to the supreme had no right to touch the boxes. Soon after there was the election at which John Killean defeated C. W. Watkins by three, and when Mr. Watkins de-

> Don J. Leathers: "I believe in the recount. It would have been all right for Mr. Belknap to withdraw his petition so long as the other side was satisfied, but after the opposition had demanded a recount also, it would look better if he had stood by his first peti-

sired a recount it was refused him."

BEFORE THE K. S. L. Dr. Fuller Discussed Psychology From a Physical Standpoint.

Last night before the Kent Scientific Institute, Dr. William Fuller discussed "Psycology from a Physical Standpoint." The paper was devoted to a consideration of the influence of the physical upon the mental and moral, of matter upon mind. After he bn-ished his discussion Dr. Fuller produced two brains, the owners of which had been known to him in life. The convolutions of the brains were discussed scientifically, and the doctor enumerated certain mental characteristics of the individuals. One of the brains was that of a man who had no power of remembering anything he heard, consequently he learned to distrust his hearing, but to depend upon his eight for everything he knew. Upon investigation it was found that the convolutions of his brain, in which the centers of hearing are supposed to be located, were email, while those in which the optical centers are located were large and well developed. Dr. Fuller argued from this that the possessor of such a brain is necessarily a skeptic, masmuch as he would need optical proof of a phenomena, or of a fact before he could believe it. would be a Thomas, who must see the prints of the nails and place his finger in the gaping wound of the side.

The other brain was that of a woman. In this the optical convolutions were small, and the convolutions in which the centers of hearing are located were smail. Such a person would naturally distruct what she saw, but anything she heard, no matter how fantastiz it might be, she would natur ally believe. Such a woman would have a flow unwavering faith in anything she heard, religious or otherwere inclined to question the accuracy of the doctor's conclusions, but he sno cueded in satisfactorily explaining his

Careless Boys Arrested, Johnnie Kilpatrick and George Murplay were arrested on Moorne street last

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APPEAL TO WORKINGMEN.

Every Labor Union Asked to Send Deleegates to the M. F. of L.

To the Labor Unions of Grand Rapids: FELLOW WORKMEN-At the regular meeting of the Central Labor union of Grand Rapids, the press committee was instructed to issue an appeal to the trades unions of this city to elect delegates to the fourth sumual convention of the M. F. of L., which meets in Muskegon Tuesday, December 6, 1892.

Every committee feels that at no time since the organization of the state federation has there been a greater necessity for united action on the part of organized labor of the state than at present. The time for the meeting of he M. F. of L. has been changed to December that conclusions can be arrived at before the convening of the legislature and preparation made to present the claims of labor at the coming session. A large delegation will have a putent influence upon the legis-lative body, and for that reason, if for no other, we deem it the duty of all trades unions to send a delegate if possible, but aside from this, it is carnestly desired that all trades unions shall be given the opportunity to speak on matters concerning the interest of organized labor in the state. We therefore earnestly appeal to every trades union in the city to make extra efforts to send a delegation to Muske-

The basis and condition of representation are as follows: Section 1. Each trades council or central labor union shall be entitled to three delegates, and each local shall be

entitled to one delegate. Sec. 2. Delegates shall not be entitled to a seat in this federation unless the per capita tax, etc., of their organizacember, or whose union is not affiliated with the central labor union in their

locality, if one exists.

Sec. 3. No organization which has seceeded, or has been suspended or expelled from any national or international organization shall be allowed a representation or recognition in this

federation. Sec. 4. No local trade union shall be entitled to representation unless organ-ized at least one month prior to the convention.

By order of PRESS COMMITTEE OF C. L. U. OF GRAND RAPIDS.

Alumni Banquet. The executive committee of the High School Alumni assocition held a meeting in the office of Dr. Manning A. Birge last night to discuss the plan for an alumni mid-winter meeting, to be held some time during the winter. It is intended to have the meeting during the holiday vacation, as many gradu-ates of the high school who are in the university and other colleges of the state will be nome. William Wurster was elected chairman of the commit-tee, Miss Helen Hall, secretry, and William Nourse, treasurer. It was decided to appoint three committees, reception, invitation and arrangements.
W. J. Gouldsbury, Manning A. Birge and Glenn Holmes where chosen chairmen. Another meeting will be held a week from Wednesday to consider the matter. It is hoped to make the affair a great social event, to include as many graduates of the high school as

Burial Permits. Child of William Eagle, age 2 weeks, No. 17 Nagold street, Greenwood; infant of Fred Last, age 1 month, No. 308 Grandville avenue, Oakhill; Emma P. Healey, age 23 years, No. 627 North Ioma street, Oakhill; Mrs. Lucy Stil-son, age 92 years, No. 48 Lyon street, Battle Creek; Jennie VanderWall, age 17 years, No. 448 Jefferson avenue, Valley City. Valley City.

Contagious Diseases. Susie Wirenga, age 14 years, No. 24 Baxter street, typhoid fever; Jennie Veen, age 8 years, No. 122 Bradford street, diphtheria; Lena Hoogeshide, age 9 years, No. 326 McReynolds street, diphtheria.

Marriage Licenses.

The following is a list of the marriage icenses issued since last publication, with the names, residences (when out of the city), and ages of the parties. Gerben S. Keegstra, Fenna J. Karing......36-30 Albert D. Peters, Spencer, Ada E. Fefield. Fred W. Grosse, Walker. Polile E. Vogel, Talmadge 27-18

LAW AND LAWYERS.

United States District Court. JUDGE SEVERENS.

Penobscot Lumber and Dock company vs. Joseph Volmer, replevin; by supulation of plaintiff jury discharged and judgment for plaintiff for goods replevined without costs.

Circuit Court-Part L.

JUDGE ADSIT.

Jeremiah S. Hyland vs. James T.

Maloney and Robert J. Kennedy, assumpset; judgment for plaintiff \$129.44

D. A. Blodgett, survivor of himself. and Thomas Byrne, co-partners, vs. H. N. Hovey and John B. McCracken, as-

> Superior Court. JUDGE BURLINGAME.

The People vs. George Brown, larceny over \$25; sentended to state bouse of correction at Ionia for two years

Ella R. Hembling vs. the City of Grand Rapids, trespass on the case; trial in progress.

Items From the Courts. A neighborhood row was sired in police court yesterday in the case of the people vs. Hiram Van Zee, who was charged with disorderly conduct. He demanded a trial by jury, and the evidence showed nothing to prove him to be the guilty party. He was accordingly acquitted by the jury.

John Suddler, an "old timer." who was arrested a week ago for stealing an overcoat from a dunumy in front of Canal street clothing store, pleaded guilty in police court yesterday and was senlenced to fifty days in the county jail.

The case against Frank Latta, for keeping his saloon open election day, was adjourned until December 1 by Judge Haggerty yesterday.

The Elia E. Hembling case against the city for damages exceed by a defective sidewalk is still in progress in the superior court. A warrant was issued yesterday for

Mart O'Herren, on complaint of Livery-man Shaver, for abusing a norm. Next week is the last week in which

to file notes of ince for the December term of the circuit court. James Black was siljudged insane in the probate court yesterday and was sent to Katamaron.

George Brown, the young man who stole a trunk and a coat from the

port, which it completed last night:
For Judge of Probate - Mouriton, 12,248, Perkins, 12,850; Shedd, 1,414;
Purkin's piurality, 602.

police court this morning. The police caught in Alpine by Private Detective Hicks, was sentenced to two and a half years in Ionia prison by Judge Bur-

ingame yesterday. Real Estate Transfers.

Robert Smith to Counter H. Smith, n 54 Counter to be set of set of Faring a special Leiseller and F. S. White to Charles R. Weitman, hwit, nwi, of Charles R. Wennesser & Tyrone R. Stanton. Jacobs P. Stanton to None E. Stanton. Jacobs S. act of part nw S. of sec. 4.

unid s, as fold of part nw s, of sec. 4.
Vergenness t. Wilmot to Grace H. Wilmot,
b Et h lot 7 and a 5 ft lot 15 bk 1. Holhroug a add
William Whalen to Joseph H. Martin,
e is lot 11. Half's suo.
Anna Slinger's ad to Manuel E. Heft,
lot 15. It all 5 ft. Milber add
Howard Kelbagr to Ira Edwar, lot 25.
bk 1. Jones wib.
William E. Calkins to Louis J. Shafer,
lot 33. hellog a Calkins add.
Nelson W. Nurthrop to Hary L. Reifer,
lots I. Z. 8. 6. 7. 15. 35. 22. 25 and 24.
Dev ries ith add
Any S. Kelfer to Charles W. Tuffs, lots
1. 2. 8. 6. 7. 15. 26. 25. 25 and 24. De
Vries ith add
Alvin M. Stone to Miles G. Teachout et Vries 4th add.

Aivin M. Stone to Miles G. Teachout et al. lot 5 bk l. Duntan's add.

Greege H. Kiritand to Edward F. Linte and wife, lot 46, Levi Bros. add.

See My New Dress.

It used to be my mamma's old cashmere, but she dyed it with DIAMOND DYES, and made me two new dresses, a blue and a brown. Brother's got a new suit too; it's Uncle Jack's old coat dyed over. Mamma said twas easy to dye with DIAMOND DYESthat anybody can use

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Commencing November 20, important changes in time of trains on the D., L. & N. will be made, improving the service considerably.

The night trains and

BETTER sleeping-car service between Grand Rapids and SERVICE Detroit will be discontinued, for the present, it having been found necessary to put on a local day train between Detroit

and Howard City, to bet-ter accommodate the public. After the above date D., L. & N. leave Grand Rapids at 7:10, making few stops, and arriving at Detroit at 11:30 a. m., connecting with east-bound trains of

all lines. The evening train from Detroit will leave at 6:10, or 6:38 Detroit time, giving time for supper and making a fast run to Grand Rapids, arriving at 10:30. This will give the D., L. & N. two fast trains each way and will be appreciated by the patrons of this popular line. No change will be made in other trains, schedule of which will be found in an-

Annual sale of needle work at Park Congregational church Thursday evening, December 1.

Next concert of Western Michigan College Conservatory Saturday, the 19th. Seven concerts. Only a dollar for the course. Tickets at Friedrich's music store.

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Monroe and Spring Streets.

What is going on in the city today?

"If I Were You" at Powers', "Good Old Times" at Red-

What is going on at Morse's today?

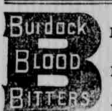
Cloaks, Cloaks. Cloaks, Clouks, Cloaks, Cloaks.

There was snow in the air yesterday and it might be well enough for us to say something about cloaks this morning. We like to talk about our cloaks. We are proud of our Cloak Department. We have thousands of nice cloaks, and a light, warm, comfortable place to try them on in. Our Cloak Room is arranged so that you can see the goods, and you know just what you are buying.

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We want to see a rush in our Cloak Department today, and the prices we have marked will bring it. These goods are exactly what the ladies are looking for, and we are going to make them happy, even if we don't make much money on these deals. THESE PRICES CAN NOT BE DUPLICATED by any store in Grand Rapids. Don't miss the chance of the season.

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Miss Lottle Carson of Saranac, Mich., writes: "I have been troubled with a tor rible headache for about two years and could not get anything to help me, but at last a friend advised me to take your Burrock Blood Birrors which I did, and after taking two bottles I have not had the headache since."

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